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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/643,093	10/643,093 08/19/2003		Katsuaki Ohuchi	PHCF-03058 HIR.074	3073
21254	7590	08/24/2005		EXAMINER	
MCGINN &	•		PRESTON, ERIK D		
8321 OLD C SUITE 200	COURTHO	OUSE ROAD	ART UNIT	PAPER NUMBER	
VIENNA, V	/A 22182	2-3817	2834		

DATE MAILED: 08/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)					
	10/643,093	OHUCHI ET AL.					
Office Action Summary	Examiner	Art Unit					
	Erik D. Preston	2834					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on							
2a) This action is FINAL . 2b) ☐ This action is non-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under E	:х рапе Quayle, 1935 С.D. 11, 48	53 O.G. 213.					
Disposition of Claims							
4) Claim(s) 1-13 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-13 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.						
Application Papers							
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed and accomposed accomposed and accomposed accomposed accomposed and accomposed accomposed and accomposed accompos	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage					
Attachment(s)	o □ 1.4. · · · •	(DTO 442)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 08/19/2003. 	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:						

Art Unit: 2834

DETAILED ACTION

Specification

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The following title is suggested: Interconnection Assembly for an Electric Motor and Method of Making the Same.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1,5,9 & 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Eydelie et al. (US 2002/0149278) in view of Oda et al. (US 5886433).

With respect to claim 1, Eydelie teaches an interconnection assembly, comprising: Phase parts (Fig. 8, #150) for U phase, V phase, and W phase (Paragraph 65), wherein said phase parts each include a conductor section to which a motor coil (Fig. 8, #340) wire is connected, said conductor section being formed by stripping insulation at a predetermined position (Fig. 8, #151), and said phase parts are partially fixedly bundled (Paragraph 56), but it does not teach the insulation being specifically fluororesin insulation. However, Oda teaches fluororesin insulation (Col. 12, Lines 33-51). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the insulation of Eydelie in view of the fluororesin insulation as

Art Unit: 2834

taught by Oda because it has good heat resistance and insulation properties (Oda, Col. 13, Lines 43-45).

With respect to claim 5, Eydelie in view of Oda teaches the assembly of claim 1, wherein said phase parts each include an insulation section that is formed covered with fluororesin insulation.

With respect to claim 9, Eydelie in view of Oda teaches the assembly of claim 1, wherein said phase parts are partially fixedly bundled with a locking member.

With respect to claim 11, Eydelie teaches a method of making an interconnection assembly, comprising the steps of: Stripping insulation at a predetermined position to expose a conductor section to expose a conductor section to form interconnection assembly parts; connecting a plurality of said interconnection assembly parts at said conductor section with each other to form phase parts for U, V, and W phases, bundling partially fixedly said phase parts for U, V, and W phase, but it does not teach the insulation being fluororesin. However, Oda teaches fluororesin insulation. As was stated above, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the insulation of Eydelie in view of the fluororesin insulation as taught by Oda because it has good heat resistance and insulation properties.

Claims 2-4,6,10 & 12 rejected under 35 U.S.C. 103(a) as being unpatentable over Eydelie et al. (US 2002/0149278) in view of Oda et al. (US 5886433) in view of Holzheu et al. (US 2004/0135457).

With respect to claims 2 & 3, Eydelie teaches an interconnection assembly comprising: Phase parts (Fig. 8, #150) for U phase, V phase, and W phase (Paragraph

Art Unit: 2834

65), wherein said phase parts each include a conductor section to which a motor coil wire (Fig. 8, #340) is connected, said conductor section being formed by stripping insulation at a predetermined position (Fig. 8, #151), and said phase parts are partially fixedly bundled (Paragraph 56), but it does not teach that the phase parts are each composed of a plurality of interconnection assembly parts that are connected in the form of a ring, or that the insulation being specifically fluororesin insulation. However, Oda teaches fluororesin insulation (Col. 12, Lines 33-51), and Holzheu teaches phase parts are each composed of a plurality of interconnection assembly parts that are connected in the form of a ring (as seen in Fig. 6). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the insulation of Eydelie in view of the fluororesin insulation as taught by Oda because it has good heat resistance and insulation properties (Oda, Col. 13, Lines 43-45), and to modify the phase parts of Eydelie in view of the phase parts as taught by Holzheu because it would increase the stability of the phase parts (Holzheu, Paragraph 65).

With respect to claim 4, Eydelie in view of Oda in view of Holzheu teaches the assembly of claim 2, and Holzheu teaches that said phase parts each are in the form of a ring and said ring conductor section (Fig. 6, #61) is protruded inside said ring.

With respect to claim 6, Eydelie in view of Oda in view of Holzheu teaches the assembly of claim 2, and Eydelie teaches that said plurality of interconnection assembly parts each include an insulation section that is formed covered with insulation, and Oda teaches that said insulation is fluororesin.

Art Unit: 2834

With respect to claim 10, Eydelie in view of Oda in view of Holzheu teaches the assembly of claim 2, and Eydelie teaches that said phase parts are fixedly bundled with a locking member.

With respect to claim 12, Eydelie in view of Oda teaches the assembly of claim 11, but it does not teach that said plurality of said interconnection assembly parts is connected in the form of a ring, and said conductor section is protruded inside said ring. However, Holzheu teaches that said plurality of said interconnection assembly parts is connected in the form of a ring, and said conductor section is protruded inside said ring. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the phase parts of Eydelie in view of the phase parts as taught by Holzheu because it would increase the stability of the phase parts (Holzheu, Paragraph 65).

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Eydelie et al. (US 2002/0149278) in view of Oda et al. (US 5886433) further in view of Ouchi (JP 2000-333400 supplied by applicant). Eydelie in view of Oda teaches the assembly of claim 1, but it does not teach that said phase parts are partially fixedly bundled with resin molding. However, Ouchi teaches phase parts (Fig. 1, #11,12,13) that are partially fixedly bundled with resin molding (Fig. 1, #20). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the interconnection assembly of Eydelie in view of the interconnection assembly as taught by Ouchi because it has a simple structure that can be manufactured easily while reducing machining cost (Ouchi, Abstract).

Art Unit: 2834

Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Eydelie et al. (US 2002/0149278) in view of Oda et al. (US 5886433) in view of Holzheu et al. (US 2004/0135457) further in view of Ouchi (JP 2000-333400 supplied by applicant). Eydelie in view of Oda in view of Holzheu teaches the assembly of claim 2, but it does not teach that said phase parts are partially fixedly bundled with resin molding. However, Ouchi teaches phase parts (Fig. 1, #11,12,13) that are partially fixedly bundled with resin molding (Fig. 1, #20). As was stated above, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the interconnection assembly of Eydelie in view of the interconnection assembly as taught by Ouchi because it has a simple structure that can be manufactured easily while reducing machining cost (Ouchi, Abstract).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US 3382316, US 4689023 & US 6271608.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Erik D. Preston whose telephone number is 571-272-8393. The examiner can normally be reached on Monday through Friday 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Darren Schuberg can be reached on 571-272-2044. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2834

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

08/16/2005

DARMEN SCHUBERG SUPERVISORY PATENT EXAMINER TECHNOLOGY CZOTER 2000 Page 7